

**MORGAN, LEWIS & BOCKIUS LLP**  
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Attorneys for Defendant,  
ARAMARK CORRECTIONAL SERVICES LLC

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

ALAMEDA COUNTY MALE PRISONERS  
And Former Prisoners, DANIEL  
GONZALEZ, et al. on behalf of themselves  
and others similarly situated, as a Class, and  
Subclass;

ALAMEDA COUNTY FEMALE  
PRISONERS And Former Prisoners, JACLYN  
MOHRBACHER, ERIN ELLIS,  
DOMINIQUE JACKSON, CHRISTINA  
ZEPEDA, ALEXIS WAH, AND KELSEY  
ERWIN, et al on behalf of themselves and  
others similarly situated,

Plaintiffs,

v.

ALAMEDA COUNTY SHERIFF'S OFFICE,  
ALAMEDA COUNTY, Deputy Joe, Deputy  
Ignont (sp) John and Jane ROEs, Nos. 1 – 25,

Defendants.

Case No. 3:19-cv-07423-JSC

**STIPULATION RE: CONFIRMED DATES  
FOR REMAINING FACT DEPOSITIONS**

Judge: Jacqueline Scott Corley

Trial Date: May 6, 2024

TO THE HONORABLE COURT AND ALL PARTIES AND COUNSEL:

Pursuant to the Court's Order dated June 29, 2023 [Dkt. No. 295], the parties of the above-entitled action, by and through their counsel of record, hereby stipulate as follows:

1. WHEREAS, the parties met and conferred on July 11 and agreed on dates for the remaining Plaintiff depositions;

2. WHEREAS, the parties also agreed to further meet and confer on August 15 to

1 schedule any depositions Plaintiffs desire to notice and reschedule any Plaintiff depositions taken  
2 off calendar due to a unanticipated and presently unknown correctional facility scheduling  
3 conflict;

4 3. WHEREAS, Defendants do not presently intend to notice any additional fact  
5 depositions other than the remaining Plaintiff depositions noted below in Paragraph 5;

6 4. WHEREAS, the parties agree to file an updated status statement with the court,  
7 after their August 15 meet and confer as detailed in Paragraph 2 by no later than the end of day,  
8 August 18, 2023;

9 5. NOW, THEREFORE, IT IS HEREBY STIPULATED, by and between the parties,  
10 that all remaining fact depositions will occur pursuant to the following schedule:

- 11 a. **Daniel Gonzalez:** August 22;
- 12 b. **Lawrence Gerrans:** August 23;
- 13 c. **Cedric Henry:** August 24;
- 14 d. **Michael Lockhart:** August 25;
- 15 e. **Randy Harris:** August 29;
- 16 f. **Eric Rivera:** September 1;
- 17 g. **Eric Wayne:** September 11;
- 18 h. **James Mallett:** September 18;
- 19 i. **Timothy Phillips:** September 19;
- 20 j: **Any Other Fact Depositions:** Update to be provided by August 18.

1 Dated: July 12, 2023

BURKE, WILLIAMS & SORENSEN, LLP

2  
3 By: /s/ Temitayo O. Peters

4 Gregory B. Thomas

5 Temitayo O. Peters

6 Jasper L. Hall

7 Attorneys for Defendants

ALAMEDA COUNTY SHERIFF'S

OFFICE, ALAMEDA COUNTY,

DEPUTY JOE, and DEPUTY IGNONT

8 Dated: July 12, 2023

LAW OFFICES OF YOLANDA HUANG

9  
10 By: /s/ Yolanda Huang

11 Yolanda Huang

12 Attorneys for Plaintiffs

13 Dated: July 12, 2023

MORGAN LEWIS AND BOCKIUS LLP

14  
15 By: /s/ Charles Reitmeyer

16 Charles J. Reitmeyer

17 Attorneys for Defendant, Aramark

18 Correctional Services, LLC

19 Dated: July 12, 2023

BERTLING LAW GROUP, INC.

20  
21 By: /s/ Peter G. Bertling

22 Peter G. Bertling

23 Attorneys for Defendant

CALIFORNIA FORENSIC MEDICAL

GROUP, INC.

**DECLARATION REGARDING AUTHORIZATION**

Under N.D. Cal. Local Rule 5-1(i)(3), I attest that I obtained authorization in the filing of this document from the other signatories listed here.

DATED: July 12, 2023

MORGAN, LEWIS & BOCKIUS LLP

/s/ Charles J. Reitmeyer

Charles J. Reitmeyer

Attorneys for Defendant Aramark Correctional  
Services, LLC